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Attorneys for Plaintiffs White Coat Captioning, LLC, YES Consulting, LLC, Cancomm LLC, Dialogue México S.A. de C.V., Autumn Communications, Inc., and Business Training Works, Inc. on behalf of themselves and all others similarly situated

**UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA
SAN FRANCISCO DIVISION**

WHITE COAT CAPTIONING, LLC, YES
CONSULTING, LLC, CANCOMM LLC (DBA
DIALOGUE INC.), DIALOGUE MÉXICO S.A. DE
C.V., AUTUMN COMMUNICATIONS, INC., AND
BUSINESS TRAINING WORKS, INC. on behalf of
themselves and all others similarly situated,

Plaintiffs

V.

TWITTER, INC.

Defendant

Case No. 3:23-cv-01594-SK

**NOTICE OF FILING OF FIRST
AMENDED COMPLAINT MOOTING
DEFENDANT'S MOTION TO DISMISS
(ECF NO. 15) AND MOTION TO STRIKE
(ECF NO. 16)**

1 Plaintiffs White Coat Captioning, LLC, YES Consulting, LLC, Cancomm LLC (dba
2 Dialogue Inc.), Dialogue Mèxico S.A. de C.V., Autumn Communications, Inc., and Business
3 Training Works, Inc., individually and on behalf of all others similarly situated, have filed their
4 First Amended Complaint pursuant to Federal Rules of Civil Procedure Rule 15(a)(1)(B) (“A
5 party may amend its pleading once as a matter of course within: . . . (B) if the pleading is one to
6 which a responsive pleading is required, 21 days after service of a responsive pleading or 21
7 days after service of a motion under Rule 12(b), (e), or (f), whichever is earlier.”).

8 Accordingly, this filing moots Defendant’s Motion to Dismiss (ECF No. 15) and Motion
9 to Strike (ECF No. 16). *See Ramirez v. Cnty. of San Bernardino*, 806 F.3d 1002, 1008 (9th Cir.
10 2015) (holding that amended complaint supersedes original complaint, thus mooted motion to
11 dismiss original complaint).

12 Respectfully submitted,

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14 WHITE COAT CAPTIONING, LLC, YES
15 CONSULTING, LLC, CANCOMM LLC,
16 DIALOGUE MÉXICO S.A. DE C.V., AUTUMN
17 COMMUNICATIONS, INC., AND BUSINESS
TRAINING WORKS, INC. on behalf of themselves
and all others similarly situated,

18 By their attorneys,

19 /s/ Shannon Liss-Riordan
20 Shannon Liss-Riordan, SBN 310719
Jane Farrell, SBN 333779
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25 Dated: June 30, 2023
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1 **CERTIFICATE OF SERVICE**

2 I, Shannon Liss-Riordan, hereby certify that a true and accurate copy of this document
3 was served on counsel for Defendant Twitter, Inc. via the CM/ECF system on June 30, 2023.
4

5 _____
6 /s/ Shannon Liss-Riordan
Shannon Liss-Riordan